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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/447,554	11/23/1999	ZHIGANG FAN	104184	3958
. 759	90 08/23/2002			
OLIFF & BERRIDGE PLC			EXAMINER	
P.O. BOX 1992 ALEXANDRIA	-		WU, ЛNGGE	
			ART UNIT	PAPER NUMBER
			2623 ,	かレ
			DATE MAILED: 08/23/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
•	09/447,554	FAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jingge Wu	2623				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM						
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	86(a). In no event, however, may a rep within the statutory minimum of thirty fill apply and will expire SIX (6) MONTH cause the application to become ABAN	ly be timely filed 30) days will be considered timely. IS from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 23 N	lovember 1999 .					
2a) This action is FINAL . 2b) ⊠ Thi	s action is non-final.					
3) Since this application is in condition for allowa						
closed in accordance with the practice under label Disposition of Claims	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
4) Claim(s) 1-20 is/are pending in the application						
4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) is/are allowed.						
6)☐ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Exa	aminer.					
Priority under 35 U.S.C. 壮 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents						
2. Certified copies of the priority documents						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language pro	visional application has bee	en received.				
Attachment(s)	o priority unider 35 U.S.C. 1.	L 120 and/or 121.				
1) X Notice of References Cited (PTO-892)	4) 🔲 Interview Su	mmary (PTO-413) Paper No(s)				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2 	5) Notice of Inf	ormal Patent Application (PTO-152)				

Art Unit: 2623

Detailed Action

Claim Objections

Claim 11 is objected to because of the following informalities: in line 1,
 "compressed" should be –decompressed--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

3. Claims 1-5, 7-8, 10, 11-15, 17-18, 20 are rejected under 35 U.S.C. 102(e) as being anticipated by US 6011868 to Christian et al.

As to claim 1, Christian discloses a method for processing decompressed image data, comprising:

receiving decompressed image data (Fig. 8);

determining an estimated quantization table from the received decompressed image data (col. 12 line 36-col. 13, line 42);

processing the decompressed image data based on the determined estimated quantization table to form processed electronic image data (col. 12 line 36-col. 13, line 42).

Art Unit: 2623

As to claim 2, Christian further discloses processing the decompressed image data without using the determined quantization table (col. 6 lines 40-62, note that the quality analyzer is selectable by the user)

As to claims 3-5, Christian further discloses the estimated quantization table comprises determining the estimated quantization table based on at least one maximum likelihood estimation based on a Gaussian distribution(col. 12 line 36-col. 13, line 42).

As to claim 7, Christian further discloses determining the estimated quantization table further comprises generating transformed image data from the decompressed image data using a discrete cosine transform (Fig. 8, col. 12 lines 19-67).

As to claim 8, Christian further discloses generating a histogram from the transformed image data (col. 13, lines 1-20).

As to claim 10, Christian further discloses detennining the estimated quantization table further comprises rounding each DCT coefficient of the transformed image data (col. 12 line 36-col. 13 line 20, note that quantization is inherently rounding).

Claims 11-15, 17-18, and 20 are the corresponding system claims to claims 1-6, 7-8 and 10 respectively. The discussions are addressed with regard to claims 1-6, 7-8 and 10.

Art Unit: 2623

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 9 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Christian in view of the article "Statistical analysis of the DCT coefficients and their quantization error" to Yovanof et al.

As the claims 9 and 19, Christian does not explicitly mention the using three levels to determine the quantization table.

Yovanof, in an analogous environment, discloses identifying a level of a main lobe of the histogram having a highest peak and two adjacent levels of the histogram adjacent to the identified level (Fig. 4); and

determining the quantization table based only on the identified and adjacent levels of the histogram (Figs. 3-4, page 602-603).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the scheme of Yovanof in the method of Christian in order to improve the modeling of error incurred during the quantization of the DCT coefficient and the quality of the images (Yovanof, page 601-602 section 1).

6. Claims 6 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Christian in view of US 5150433 to Daly.

Art Unit: 2623

As to claims 6 and 16, Christian does not explicitly mention detecting the uniform area of a block.

Daly, in an analogous environment, discloses the steps of:

determining, for each block, if that block has one of truncated image data
values or uniform image data values (col. 2, col. 4 line 60-col. 5 line 8); and
excluding (bypassing) any block having at least one of truncated (uniform)
image data values (col. 4 line 60-col. 5 line 51).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the scheme of Daly in the method of Christian in order to improve the quality of the images (Daly, col.1 lines 14-61).

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 5719843 to Nakajima, US 6134280 to Matui and the article "Biased reconstruction for JEPG decoding" to Price et al. disclose methods for obtaining quatization factor by MLE.

Contact Information

Art Unit: 2623

8. Any inquiry concerning this communication or earlier communications should be directed to Jingge Wu whose telephone number is (703) 308-9588. He can normally be reached Monday through Thursday from 8:00 am to 5:30 pm. The examiner can be also reached on second alternate Fridays.

Any inquiry of a general nature or relating to the status of this application should be directed to TC customer service whose telephone number is (703) 306-0377.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Amelia Au, can be reached at (703) 308-6604.

The Working Group Fax number is (703) 872-9314.

Jingge/Wu

Patent Examiner

Art Unit 2623

8/20/02